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343.17 (3). If the issuance of the card requires the applicant to present any
documentary proof specified in s. $343.14(2)$ (es) 4. to 7., the card shall display, on the
front side of the card, a legend identifying the card as temporary. The card shall
contain physical security features consistent with any requirement under federal
law. The card may serve as a record of gift under s. $157.06(2)(t)$ and the holder may
affix a sticker thereto as provided in s. 343.175 (3). The card may also serve as a
record of refusal under s. $157.06(2)(u)$. Except as provided in sub. (4g), the card shall
contain the holder's photograph and, if applicable, shall be of the design specified
under s. 343.17 (3) (a) 12.

(b) If an identification card is issued based upon the exception specified in s. 343.165 (7), the card shall, in addition to any other required legend or design, be of the design specified under s. 343.17 (3) (a) 14. and include a marking similar or identical to the marking described in s. 343.03 (3r).

****Note: This draft reconciles the treatment of s. 343.50 (4) in LRB-0315 and LRB-0321 by removing the applicable treatment from LRB-0321 and adding it to LRB-0315.

-0315/4.4 Section 3219. 343.50 (4) of the statutes is amended to read:

343.50 (4) APPLICATION. The application for an identification card shall include any information required under ss. 85.103 (2) and 343.14 (2) (a), (b), (bm), (br), (em), and (er), and such further information as the department may reasonably require to enable it to determine whether the applicant is entitled by law to an identification card. The Except with respect to renewals by mail or electronic means as authorized under sub. (6), and except as provided in sub. (4g), the department shall, as part of the application process for original issuance or renewal of an identification card, take a photograph of the applicant to comply with sub. (3). No application may be

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s. 343.14 (5) are punishable as provided in s. 343.14 (9).

-0315/4.5 Section 3220. 343.50 (4) of the statutes, as affected by 2007

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Wisconsin Act 20 and 2011 Wisconsin Act (this act), is repealed and recreated to

read:

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14 capture of the applicant to comply with sub. (3). Misrepresentations in violation of s. 343.14 (5) are punishable as provided in s. 343.14 (9).

processed without the photograph being taken. Misrepresentations in violation of

343.50 (4) APPLICATION. The application for an identification card shall include any information required under ss. 85.103 (2) and 343.14 (2) (a), (b), (bm), (br), (em), and (es), and such further information as the department may reasonably require to enable it to determine whether the applicant is entitled by law to an identification card. Except with respect to renewals described in s. 343.165 (4) (d) or renewals by mail or electronic means as authorized under sub. (6), and except as provided in sub. (4g), the department shall, as part of the application process for original issuance or renewal of an identification card, take a digital photograph including facial image

****Note: This draft reconciles the treatment of s. 343.50 (4) in LRB-0315 and LRB-0321 by removing the applicable treatment from LRB-0321 and adding it to LRB-0315.

-0321/4.26 Section 3221. 343.50 (4g) of the statutes is created to read:

343.50 (4g) Photograph requirement; exception. An application for an identification card may be processed and the identification card issued or renewed without a photograph being taken of the applicant if the applicant provides to the department an affidavit stating that the applicant has a sincerely held religious belief against being photographed; identifying the religion to which he or she belongs or the tenets of which he or she adheres to; and stating that the tenets of the religion prohibit him or her from being photographed.

-0321/4.27 Section 3222. 343.50 (4g) of the statutes, as created by 2011 Wisconsin Act (this act), is repealed and recreated to read:

343.50 (4g) Photograph requirement; exception. If the application for an identification card is processed under the exception specified in s. 343.165 (7), the application may be processed and the identification card issued or renewed without a photograph being taken of the applicant if the applicant provides to the department an affidavit stating that the applicant has a sincerely held religious belief against being photographed; identifying the religion to which he or she belongs or the tenets of which he or she adheres to; and stating that the tenets of the religion prohibit him or her from being photographed.

-0315/4.6 Section 3223. 343.50 (6) of the statutes is amended to read:

identification card, the department shall mail a renewal application to the provide to the card holder notice of renewal of the card either by mail at the card holder's last-known address of each identification card holder or, if desired by the card holder, by any electronic means offered by the department. The department shall include with the application notice information, as developed by all organ procurement organizations in cooperation with the department, that promotes anatomical donations and which relates to the anatomical donation opportunity available under s. 343.175. The fee for a renewal identification card shall be \$18, which card shall be valid for 8 years, except that a card that is issued to a person who is not a United States citizen and who provides documentary proof of legal status as provided under s. 343.14 (2) (er) shall expire on the date that the person's legal presence in the United States is no longer authorized. If the documentary proof as provided under s. 343.14 (2) (er) does not state the date that the person's legal presence in the United States

is no longer authorized, then the card shall be valid for 8 years. The department may
renew an identification card by mail or by any electronic means available to the
department, but the department may not make consecutive renewals by mail or
electronic means.

-0315/4.7 Section 3224. 343.50 (6) of the statutes, as affected by 2007 Wisconsin Act 20, section 3383, and 2011 Wisconsin Act (this act), is repealed and recreated to read:

343.50 (6) Renewal notice. At least 30 days prior to the expiration of an identification card, the department shall provide to the card holder notice of renewal of the card either by mail at the card holder's last-known address or, if desired by the card holder, by any electronic means offered by the department. If the card was issued or last renewed based upon the person's presenting of any documentary proof specified in s. 343.14 (2) (es) 4. to 7., the notice shall inform the card holder of the requirement under s. 343.165 (4) (c). The department shall include with the notice information, as developed by all organ procurement organizations in cooperation with the department, that promotes anatomical donations and which relates to the anatomical donation opportunity available under s. 343.175. The department may renew an identification card by mail or by any electronic means available to the department, but the department may not make consecutive renewals by mail or electronic means.

-1187/P5.495 Section 3225. 345.28 (1) (a) of the statutes is amended to read:

345.28 (1) (a) "Authority" means a local authority, a state agency, <u>the University of Wisconsin–Madison</u>, any campus of the University of Wisconsin System, or any technical college district.

1	*-1187/P5.496* SECTION 3226. 345.28 (1) (b) of the statutes is amended to
2	read:
3	345.28 (1) (b) "Forfeiture" includes a fine established under s. 36.11 (8), 37.11
4	(8), or 38.14 (13).
5	*-1187/P5.497* SECTION 3227. 345.28 (1) (c) of the statutes is amended to read:
6	345.28 (1) (c) "Nonmoving traffic violation" is any parking of a vehicle in
7	violation of a statute, an ordinance, a rule under s. $36.11(8)$ or $37.11(8)$ or a resolution
8	under s. 38.14 (13).
9	*-1465/P4.1060* *-0808/2.454* SECTION 3228. 346.503 (1m) (g) of the
10	statutes is amended to read:
11	346.503 (1m) (g) This subsection does not affect the authority under s. 101.13
12	of the department of commerce safety and professional services to require by rule the
13	reservation of parking spaces for use by a motor vehicle used by a physically disabled
14	person.
15	*-1465/P4.1061* *-0808/2.455* Section 3229. 346.503 (4) of the statutes is
16	amended to read:
17	346.503 (4) The department, after consulting with the department of
18	commerce safety and professional services, shall promulgate rules governing the
19	design, size and installation of the official traffic signs required under sub. (2) or
20	(2m).
21	*-0056/1.25* Section 3230. 348.27 (11m) (d) of the statutes is amended to
22	read:
23	348.27 (11m) (d) The secretary of transportation may limit the application of
24	permits issued under this subsection to specific areas of the state or to specific
25	highways. A permit authorized under this subsection takes effect upon the mailing

or delivery of a complete application and the required fee to the department. A permit authorized under this subsection is valid for up to 90 days, as determined by the secretary of transportation.

-1187/P5.498 Section 3231. 349.13 (1j) of the statutes is amended to read: 349.13 (1j) The department, with respect to state trunk highways outside of corporate limits, and local authorities, with respect to highways under their jurisdiction including state trunk highways or connecting highways within corporate limits, may authorize persons to park their vehicles during specified hours on the near side of a highway adjacent to a schoolhouse located on property of the University of Wisconsin System or property of the University of Wisconsin-Madison when the persons are conducting business at the schoolhouse.

-1187/P5.499 Section 3232. 349.137 (2) of the statutes is amended to read: 349.137 (2) No person may use an immobilization device to immobilize a motor vehicle to enforce restrictions against unauthorized parking except in conformity with a municipal ordinance enacted under this section or a rule adopted under s. 36.11 (8) or 37.11 (8).

-1187/P5.500 Section 3233. 349.137 (3) (intro.) of the statutes is amended to read:

349.137 (3) (intro.) The governing body of any municipality may by ordinance, or the chancellor of a campus of the University of Wisconsin System may by rule under s. 36.11 (8), or the chancellor of the University of Wisconsin–Madison may be rule under s. 37.11 (8), provide for the use of immobilization devices to enforce restrictions against unauthorized parking. Any ordinance under this subsection or rule under s. 36.11 (8) or 37.11 (8) shall do all of the following:

1	*-1187/P5.501* Section 3234. 349.137 (4) (b) of the statutes is amended to
2	read:
3	349.137 (4) (b) A chancellor of a campus of the University of Wisconsin System
4	or the chancellor of the University of Wisconsin-Madison may adopt or enforce any
5	rule under s. 36.11 (8) or 37.11 (8) regulating the use of immobilization devices to
6	enforce parking restrictions that is not contrary to or inconsistent with this section.
7	*-1442/1.1* Section 3235. $350.12(4)(bg)2$. of the statutes is amended to read:
8	350.12 (4) (bg) 2. For fiscal year 2001-02, and for each fiscal year thereafter,
9	the department shall calculate an amount equal to the number of trail use stickers
10	issued under sub. (3j) in the previous fiscal year multiplied by \$15 \$32 and shall
11	credit this amount to the appropriation account under s. $20.370~(5)~(\text{cw})$. From the
12	appropriation account under s. $20.370(5)(cw)$, the department shall make payments
13	to the department or a county for the purposes specified in par. (b). The department
14	shall make payments under par. (bm) for trail maintenance costs that were incurred
15	in the previous fiscal year and that exceed the maximum specified under par. (b) 1.
16	before making payments for any of the other purposes specified in par. (b).
17	*-1356/2.28* Section 3236. 425.2065 (1) of the statutes is amended to read:
18	425.2065 (1) In this section, "law enforcement agency" means the police
19	department, combined protective services department under s. 60.553, 61.66, or
20	$\underline{62.13}$ (2e), or sheriff, that has primary responsibility for providing police protection
21	services in the city, village, or town in which a repossession is expected to occur.
22	*-1465/P4.1062* *-0808/2.456* SECTION 3237. Chapter 440 (title) of the
23	statutes is amended to read:
24	CHAPTER 440

is amended to read:

1	DEPARTMENT OF REGULATION AND
2	LICENSING SAFETY AND
3	PROFESSIONAL SERVICES
4	*-1465/P4.1063* *-0808/2.457* SECTION 3238. 440.01 (1) (aj) of the statutes
5	is amended to read:
6	440.01 (1) (aj) "Department" means the department of regulation and licensing
7	safety and professional services.
8	*-1465/P4.1064* *-0808/2.458* SECTION 3239. 440.01 (1) (g) of the statutes
9	is amended to read:
10	440.01 (1) (g) "Secretary" means the secretary of regulation and licensing
11	safety and professional services.
12	*-1465/P4.1065* *-0808/2.459* Section 3240. 440.01 (2) (cs) of the statutes
13	is amended to read:
14	440.01 (2) (cs) "Minority group member" has the meaning given in s. 560.036
15	<u>490.04</u> (1) (f).
16	*-1272/P4.9* Section 3241. 440.03 (1) of the statutes is amended to read:
17	440.03 (1) The department may promulgate rules defining uniform procedures
18	to be used by the department, the real estate examining board, the real estate
19	appraisers board, and all examining boards and affiliated credentialing boards
20	attached to the department or an examining board, for receiving, filing and
21	investigating complaints, for commencing disciplinary proceedings and for
22	conducting hearings.
23	*-1465/P4.1066* *-1059/P3.584* SECTION 3242, 440 03 (1m) of the statutes

1	440.03 (1m) The department may promulgate rules specifying the number of
2	business days within which the department or any examining board or affiliated
3	credentialing board in the department must review and make a determination on an
4	application for a permit, as defined in s. $560.41(2)227.116(1g)$, that is issued under
5	chs. 440 to 480.
6	*-1465/P4.1067* *-0808/2.460* Section 3243. 440.03 (3q) of the statutes is
7	amended to read:
8	440.03 (3q) Notwithstanding sub. (3m), the department of regulation and
9	licensing safety and professional services shall investigate any report that it receives
10	under s. 146.40 (4r) (em).
11	*-1272/P4.10* Section 3244. 440.03 (11m) (b) of the statutes is amended to
12	read:
13	440.03 (11m) (b) The department real estate examining board shall deny an
14	application for an initial credential or deny an application for credential renewal or
15	for reinstatement of an inactive license under s. 452.12 (6) (e) if any information
16	required under par. (a) is not included in the application form or, in the case of an
17	applicant who is an individual and who does not have a social security number, if the
18	statement required under par. (am) is not included with the application form.
19	*-1465/P4.1068* *-0808/2.461* Section 3245. $440.03 (11m) (c)$ of the statutes
20	is amended to read:
21	440.03 (11m) (c) The department of regulation and licensing safety and
22	professional services may not disclose a social security number obtained under par.
23	(a) to any person except the coordinated licensure information system under s.
24	441.50 (7); the department of children and families for purposes of administering s.
25	49.22; and, for a social security number obtained under par. (a) 1., the department

1	of revenue for the purpose of requesting certifications under s. 73.0301 and
2	administering state taxes.
3	*-1465/P4.1069* *-0808/2.462* Section 3246. 440.03 (12m) of the statutes
4	is amended to read:
5	440.03 (12m) The department of regulation and licensing safety and
6	professional services shall cooperate with the departments of justice, children and
7	families, and health services in developing and maintaining a computer linkup to
8	provide access to information regarding the current status of a credential issued to
9	any person by the department of regulation and licensing safety and professional
10	services, including whether that credential has been restricted in any way.
11	*-1465/P4.1070* *-0808/2.463* SECTION 3247. 440.03 (18) (a) of the statutes
12	is created to read:
13	440.03 (18) (a) In this subsection, "veteran" has the meaning given in s. 45.01
14	(12).
15	*-1465/P4.1071* *-0808/2.464* Section 3248. 440.13 (1) (b) of the statutes
16	is amended to read:
17	440.13 (1) (b) "Memorandum of understanding" means a memorandum of
18	$understandingenteredintobythedepartmentof{regulationandlicensing} \underline{safetyand}$
19	professional services and the department of children and families under s. 49.857.
20	*-1272/P4.11* Section 3249. $440.13(2)(a)$ of the statutes is amended to read:
21	440.13 (2) (a) With respect to a credential granted by the department, the
22	department shall restrict, limit, or suspend a credential or deny an application for
23	an initial credential or for reinstatement of an inactive license under s. 452.12 (6) (e)
24	if the credential holder or applicant is delinquent in paying support or fails to comply,
25	after appropriate notice, with a subpoena or warrant issued by the department of

children and families or a county child support agency under s. 59.53 (5) and related
to support or paternity proceedings.

-1272/P4.12 Section 3250. 440.13 (2) (c) of the statutes is amended to read:

440.13 (2) (c) With respect to a credential granted by a credentialing board, a credentialing board shall restrict, limit or suspend a credential held by a person or deny an application for an initial credential or for reinstatement of an inactive license under s. 452.12 (6) (e) when directed to do so by the department.

-1465/P4.1072 *-0808/2.465* SECTION 3251. 440.22 (2) of the statutes is amended to read:

440.22 (2) In any disciplinary proceeding against a holder of a credential in which the department or an examining board, affiliated credentialing board or board in the department orders suspension, limitation or revocation of the credential or reprimands the holder, the department, examining board, affiliated credentialing board or board may, in addition to imposing discipline, assess all or part of the costs of the proceeding against the holder. Costs assessed under this subsection are payable to the department. Interest shall accrue on costs assessed under this subsection at a rate of 12% per year beginning on the date that payment of the costs are due as ordered by the department, examining board, affiliated credentialing board or board. Upon the request of the department of regulation and licensing safety and professional services, the department of justice may commence an action to recover costs assessed under this subsection and any accrued interest.

-1465/P4.1073 *-0808/2.466* SECTION 3252. 440.905 (1) of the statutes is amended to read:

440.905 (1) In addition to the other duties and powers of the board under this subchapter, the board shall advise the secretary of regulation and licensing safety

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and professional services on matters relating to cemeteries, to this chapter, or to the board.

-1465/P4.1074 *-0808/2.467* SECTION 3253. 440.92 (2) (d) of the statutes is amended to read:

440.92 (2) (d) A preneed seller may not sell any undeveloped space unless the plans for the construction of the mausoleum have been submitted to the department of commerce safety and professional services for approval under s. 157.12(2)(a) and the preneed sales contract includes the following language in not less than 10-point boldface type: "THE PLANS FOR CONSTRUCTING THE MAUSOLEUM SPACE HAVE BEEN SUBMITTED TO THE DEPARTMENT OF COMMERCE SAFETY AND PROFESSIONAL SERVICES FOR APPROVAL. THE SELLER IS RESPONSIBLE FOR ALL COSTS REQUIRED TO OBTAIN APPROVAL OF THE PLANS BYTHE DEPARTMENT OF **COMMERCE** SAFETY AND PROFESSIONAL SERVICES, COMPLETE THE CONSTRUCTION, AND OBTAIN CERTIFICATION OF THE CONSTRUCTION BY THE DEPARTMENT OF COMMERCE SAFETY AND PROFESSIONAL SERVICES."

-1465/P4.1075 *-0808/2.468* SECTION 3254. 440.945 (5) (b) of the statutes is amended to read:

440.945 (5) (b) The department of justice or any district attorney, upon informing the department of justice, may commence an action in circuit court in the name of the state to restrain by temporary or permanent injunction any violation of this section. The court may, prior to entry of final judgment, make such orders or judgments as may be necessary to restore to any person any pecuniary loss suffered because of the acts or practices involved in the action, if proof of such loss is submitted to the satisfaction of the court. The department of justice may subpoena persons and

require the production of books and other documents, and may request the
department of regulation and licensing safety and professional services to exercise
its authority under par. (a) to aid in the investigation of alleged violations of this
section.

-1187/P5.502 Section 3255. 448.20 (2) of the statutes is amended to read: 448.20 (2) Advise Board of Regents Board of Trustees and Board of Regents. The council shall advise and cooperate with the board of regents Board of Trustees of the University of Wisconsin–Madison and the Board of Regents of the University of Wisconsin System in establishing an educational program for physician assistants on the undergraduate level. The council shall suggest criteria for admission requirements, program goals and objectives, curriculum requirements, and criteria for credit for past educational experience or training in health fields.

-1404/1.1 SECTION 3256. 450.01 (16) (h) (intro.) of the statutes is renumbered 450.01 (16) (h) and amended to read:

450.01 (16) (h) Making therapeutic alternate drug selections, if made in accordance with written guidelines or procedures previously established by a pharmacy and therapeutics committee of a hospital and approved by the hospital's medical staff and use of the therapeutic alternate drug selection has been approved for a patient during the period of the patient's stay within the hospital by any of the following: or by a skilled nursing facility or by an intermediate care facility for persons with mental retardation, as defined in s. 46.278 (1m) (am).

- *-1404/1.2* Section 3257. 450.01 (16) (h) 1. of the statutes is repealed.
- *-1404/1.3* Section 3258. 450.01 (16) (h) 2. of the statutes is repealed.
- *-1272/P4.13* SECTION 3259. 452.01 (1s) of the statutes is amended to read: 452.01 (1s) "Board" means real estate examining board.

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1	*-1272/P4.14* Section 3260. 452.025 (1) (a) of the statutes is amended to
2	read:
3	452.025 (1) (a) A person desiring to act as a time-share salesperson shall
4	submit to the department board an application for a certificate of registration.
5	*-1272/P4.15* Section 3261. $452.025(1)(b)$ (intro.) of the statutes is amended
6	to read:
7	452.025 (1) (b) The application for registration as a time-share salesperson
8	shall be in the form prescribed by the department board and shall include all of the
9	following:
10	*-1272/P4.16* Section 3262. 452.025 (1) (b) 4. of the statutes is amended to
11	read:
12	452.025 (1) (b) 4. Any other information which that the department board
13	reasonably requires to enable it to determine the competency of the person to
14	transact business as a time-share salesperson in a manner which that safeguards
15	the interests of the public.
16	*-1272/P4.17* Section 3263. 452.025 (3) (b) 2. (intro.) of the statutes is
17	amended to read:
18	452.025 (3) (b) 2. A time-share salesperson registered under this section may
19	complete a form purchase agreement or offer to purchase, if the form purchase
20	agreement or offer to purchase has been approved by the department board and
21	includes only the following:
22	*-1272/P4.18* Section 3264. 452.025 (4) of the statutes is amended to read:
23 24	452.025 (4) A time-share salesperson registered under this section may apply
24	at any time to transfer employment to another licensed broker by submitting to the

1	department board an application in the form prescribed by the department board
2	and the transfer fee specified in s. 440.05 (7).
3	*-1272/P4.19* Section 3265. 452.025 (5) (a) of the statutes is amended to
4	read:
5	452.025 (5) (a) The renewal date for certificates of registration granted by the
6	department board under this section is specified under s. 440.08 (2) (a).
7	*-1272/P4.20* Section 3266. 452.03 of the statutes is amended to read:
8	452.03 Brokers and salespersons licensed. No person may engage in or
9	follow the business or occupation of, or advertise or hold himself or herself out as, or
10	act temporarily or otherwise as a broker or salesperson without a license. Licenses
11	shall be granted The board may grant a license only to persons a person who are is
12	competent to transact such businesses in a manner which that safeguards the
13	interests of the public, and only after satisfactory proof of the person's competence
14	has been presented to the department board.
15	*-1272/P4.21* Section 3267. 452.04 of the statutes is repealed.
16	*-1272/P4.22* Section 3268. 452.05 (title) and (1) (intro.) of the statutes are
17	amended to read:
18	452.05 (title) Duties and powers of department board. (1) (intro.) In
19	addition to the other duties and responsibilities of the department board under this
20	chapter, the department board shall advise the secretary on matters relating to real
21	estate practice and shall:
22	*-1272/P4.23* Section 3269. $452.05(1)(b)$ of the statutes is amended to read:
23	452.05 (1) (b) Approve forms for use in real estate practice. The board may
24	conduct public hearings on matters relating to the approval of forms used in real
25	estate practice.

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1	*-1272/P4.24* Section 3270. $452.05(1)(c)$ of the statutes is amended to read:
2	452.05 (1) (c) After consultation with the council on real estate curriculum and
3	examinations and subject to the procedure under s. 452.07, promulgate rules
4	establishing criteria for the approval of educational programs and training sessions
5	under s. 452.09 (2) and approve such programs and sessions in accordance with the
6	established criteria.
7	*-1272/P4.25* Section 3271. $452.05(1)(d)$ of the statutes is amended to read:
8	452.05 (1) (d) After consultation with the council on real estate curriculum and
9	examinations, the board, brokers and salespersons licensed under this chapter, and
10	interested members of the public, establish criteria for the approval of continuing
11	educational programs and courses in real estate related subjects required for
12	renewal under s. 452.12 (5) (c) 1.
13	*-1272/P4.26* Section 3272. 452.05 (1m) (b) of the statutes is amended to
14	read:
15	452.05(1m)(b) In preparing the form for the offer to purchase commercial real
16	property under sub. (1) (b), the $\frac{department}{department}$ shall include a statement that the
17	seller represents to the buyer that the seller has no notice or knowledge that the
18	commercial real property is a historic building.
19	*-1272/P4.27* Section 3273. 452.05 (2) of the statutes is amended to read:
20	452.05 (2) The department board may prepare letters and bulletins and
21	conduct clinics disseminating information to its licensees.
22	*-1272/P4.28* Section 3274. 452.05 (3) of the statutes is amended to read:
23	452.05 (3) The department board may, after consultation with the board, enter
24	into reciprocal agreements with officials of other states or territories of the United
25	States for licensing brokers and salespersons and grant licenses to applicants who

1	are licensed as brokers or salespersons in those states or territories according to the
2	terms of the reciprocal agreements.
3	*-1272/P4.29* Section 3275. 452.06 (2) (intro.) and (b) of the statutes are
4	consolidated, renumbered 452.06 (2) and amended to read:
5	452.06 (2) The council on real estate curriculum and examinations shall do all
6	of the following: (b) Periodically, but not less than annually, review subjects covered
7	on examinations for licensure under this chapter and the qualifications for
8	instructors of and performance evaluations for educational and continuing
9	educational programs, training sessions, and courses approved under this chapter.
10	*-1272/P4.30* Section 3276. 452.06 (2) (a) of the statutes is repealed.
11	*-1272/P4.31* Section 3277. 452.07 (title) of the statutes is amended to read:
12	452.07 (title) Rules; review of rules.
13	*-1272/P4.32* Section 3278. 452.07 (1) of the statutes is amended to read:
14	452.07 (1) The department <u>board</u> shall promulgate rules for the guidance of the
15	real estate profession and define professional conduct and unethical practice.
16	*-1272/P4.33* Section 3279. 452.07 (1m) of the statutes is amended to read:
17	452.07 (1m) The department board shall promulgate rules that specify the
18	supervisory duties of brokers under s. 452.12 (3).
L9	*-1272/P4.34* Section 3280. 452.07 (2) to (7) of the statutes are repealed.
20	*-1272/P4.35* Section 3281. 452.09 (1) (intro.) of the statutes is amended to
21	read:
22	452.09 (1) FORM OF APPLICATION. (intro.) Any person desiring to act as a broker
23	or salesperson shall submit to the department <u>board</u> an application for a license. The
24	application shall be in such form as the department board prescribes and shall
5	include the following:

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-1272/P4.36 Section 3282. 452.09(1)(e) of the statutes is amended to read:

452.09 (1) (e) Any other information which that the department board may reasonably require to enable it to determine the competency of each applicant, including each business representative of the business entity, to transact the business of a broker or salesperson in a manner which that safeguards the interests of the public.

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-1272/P4.37 SECTION 3283. 452.09 (2) (a) of the statutes is amended to read:

8 9 452.09 (2) (a) Except as provided in a reciprocal agreement under s. 452.05 (3), each applicant for a salesperson's license shall submit to the department board

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evidence satisfactory to the department board of successful completion of

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educational programs approved for this purpose under s. 452.05 (1) (c). The

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department board may waive the requirement under this paragraph upon proof that

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the applicant has received 10 academic credits in real estate or real estate related

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law courses from an accredited institution of higher education.

the requirement under this subdivision.

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-1272/P4.38 Section 3284. 452.09 (2) (c) 2. of the statutes is amended to

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read:

452.09 (2) (c) 2. Submit to the department board evidence satisfactory to the

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department board of successful completion of educational programs in business

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management approved for this purpose under s. 452.05 (1) (c). No educational

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programs applied to satisfy the requirement under subd. 1. may be applied to satisfy

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-1272/P4.39 Section 3285. 452.09 (2) (d) of the statutes is amended to read:

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452.09 (2) (d) The department board may waive the requirements under par.

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(c) upon proof that the applicant has received 20 academic credits in real estate or

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1	real estate related law courses from an accredited institution of higher education or
2	that the applicant is licensed to practice law in this state.
3	*-1272/P4.40* SECTION 3286. 452.09 (3) (a) of the statutes is amended to read:
4	452.09 (3) (a) In determining competency, the department board shall require
5	proof that the applicant for a broker's or salesperson's license has a fair knowledge
6	of the English language,; a fair understanding of the general purposes and general
7	legal effect of deeds, mortgages, land contracts of sale, leases, bills of sale, chattel
8	mortgages, and conditional sales contracts; and a general and fair understanding
9	of the obligations between principal and agent, as well as of this chapter. An The
10	board shall deny a license to an applicant receiving a failing grade, as established by
11	rules of the department board, on any examination given under this section shall be
12	denied a license, but any applicant may review his or her examination results in a
13	manner established by rules of the department board.
14	*-1272/P4.41* Section 3287. $452.09(3)(b)$ of the statutes is amended to read:
15	452.09 (3) (b) The department board shall determine competency under par.
16	(a) by means of only an oral examination for any applicant who is unable to write
L7	because of a physical handicap.
18	*-1272/P4.42* Section 3288. $452.09(3)(d)$ of the statutes is amended to read:
19	452 09 (3) (d) Except as provided in a reciprocal agreement under s. 452 05 (3)

read: Except as provided in a reciprocal agreement under s. 452.05 (3), the department board may not grant a broker's license to an applicant who does not hold a salesperson's license unless the applicant passes the salesperson's examination and the broker's examination.

-1272/P4.43 Section 3289. 452.09 (5) of the statutes is amended to read:

452.09 (5) Apprenticeships. Any person who is a resident of this state and 18years of age or over may, upon application filed in accordance with sub. (1), be

1	indentured to a licensed resident broker in accordance with rules promulgated by the
2	department board. These rules shall be promulgated so as to protect the public and
3	may limit the real estate sales and brokerage activity of the apprentice. The
4	department board may require an apprentice to take a preliminary examination
5	covering general knowledge and may prescribe the character and extent of his or her
6	work during apprenticeship. The department board may issue a temporary
7	salesperson's permit to the individual for a period not to exceed one year upon
8	payment of the fee under s. 440.05 (6). The temporary permit is not renewable.
9	*-1272/P4.44* Section 3290. $452.10(2)(b)$ of the statutes is amended to read:
10	452.10 (2) (b) Unless an application is withdrawn in writing before the
11	department board has made any investigation, no part of the fee shall be returned.
12	*-1272/P4.45* Section 3291. $452.10(4)(a)$ of the statutes is amended to read:
13	452.10 (4) (a) Any licensed salesperson or broker may transfer to the
14	employment of a licensed broker by first paying the transfer fee specified in s. 440.05
15	(7) and filing a transfer form with the department board.
16	*-1272/P4.46* SECTION 3292. 452.10 (6) of the statutes is amended to read:
17	452.10 (6) In the case of applications for renewals of licenses the department
18	board may dispense with such matters contained in s. 452.09 (1) as it deems
19	unnecessary in view of prior applications.
20	*-1272/P4.47* Section 3293. 452.11 (3) of the statutes is amended to read:
21	452.11 (3) Every nonresident applicant, and every resident licensee who
22	becomes a nonresident, shall file with the department board an irrevocable consent
23	that actions may be commenced against the applicant or licensee in the proper court

of any county of the state in which a cause of action arises or in which the plaintiff

resides, by the service of any process or pleading authorized by the laws of this state

on the department board or any duly authorized employee. The consent shall
stipulate and agree that such service is valid and binding as due service upon the
applicant or licensee in all courts in this state. The consent shall be duly
acknowledged and, if made by a corporation, shall be authenticated by the corporate
seal.
-1272/P4.48 Section 3294. 452.11 (4) of the statutes is amended to read:
452.11 (4) Any process or pleading under this section shall be served in
duplicate upon the department board or its duly authorized employee. One copy

duplicate upon the department board or its duly authorized employee. One copy shall be filed with the department board and the other immediately forwarded by certified mail to the nonresident licensee against whom the process or pleading is directed at the last address provided to the department board by the nonresident licensee. No default in any such proceeding or action may be taken unless it appears by affidavit of the secretary chairperson of the board or any duly authorized employee that a copy of the process or pleading was mailed to the nonresident licensee as required in this subsection. No judgment by default may be taken in any action or proceeding within 20 days after the date of mailing the process or pleading to the nonresident licensee.

-1272/P4.49 Section 3295. 452.12 (1) of the statutes is amended to read:

452.12 (1) EXPIRATION. A license granted by the department board entitles the holder to act as a broker or salesperson, as the case may be, until the applicable renewal date specified under s. 440.08 (2) (a).

-1272/P4.50 Section 3296. 452.12 (2) (c) of the statutes is amended to read: 452.12 (2) (c) Application for a business entity license shall be made on forms prescribed by the department board, listing the names and addresses of all business representatives, and shall be accompanied by the initial credential fee determined

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by the department under s. 440.03 (9) (a). If there is a change in any of the business representatives, the change shall be reported to the department board, on the same form, within 30 days after the effective date of the change.

-1272/P4.51 Section 3297. 452.12 (4) of the statutes is amended to read:

452.12 (4) REGISTER OF BROKERS AND SALESPERSONS. The department shall maintain the register required by s. 440.035 (4). The board shall include in the register the board maintains under s. 440.035 (4) the names of all brokers and salespersons whose licenses have been were revoked at any time within the past 2 years prior to the issuance thereof shall be included in the register. The register shall be available for purchase at cost.

-1272/P4.52 Section 3298. 452.12 (5) (b) of the statutes is amended to read:

452.12 (5) (b) If an application for renewal is not filed with the department board on or before the renewal date, the applicant may not engage in any of the activities covered by the license until the license is renewed or a new license is issued.

-1272/P4.53 Section 3299. 452.12 (5) (c) 2. of the statutes is amended to read:

452.12 (5) (c) 2. Not later than June 30 of each even-numbered year, the department board shall conduct an examination on those subjects required for continuing education under s. 452.05 (1) (d). Any broker or salesperson who passes the examination under this subdivision is not required to comply with subd. 1.

-1187/P5.503 Section 3300. 452.12 (5) (d) of the statutes is created to read:

452.12 (5) (d) Annually, the department shall pay to the University of Wisconsin-Madison \$10 of each renewal fee received under this subsection for support of the center for urban land economics in the School of Business at the University of Wisconsin-Madison under s. 37.25 (34).

1	*-1272/P4.54* Section 3301. 452.12 (6) (b) of the statutes is amended to read
2	452.12 (6) (b) Unless an applicant's license has been revoked or suspended
3	under s. 452.14 (3), the department board may register the applicant under par. (a)
4	as an inactive licensee upon payment of a \$15 fee.
5	*-1272/P4.55* Section 3302. $452.12(6)(d)$ of the statutes is amended to read
6	452.12 (6) (d) If an inactive licensee files an application for reinstatement
7	before January 1, 1996, the department board shall reinstate the inactive licensee's
8	original license in accordance with the requirements for late renewal under s. 440.08
9	(3).
10	*-1272/P4.56* Section 3303. $452.12(6)(e)(intro.)$ of the statutes is amended
11	to read:
12	452.12 (6) (e) (intro.) Except as provided in ss. 440.03 (11m) (b), 440.12 and
13	440.13(2) (a) (c), the department board shall reinstate an inactive licensee's original
14	license as follows:
15	*-1272/P4.57* Section 3304. 452.12 (6) (e) 1. of the statutes is amended to
16	read:
17	452.12 (6) (e) 1. If a person has registered as an inactive licensee before
18	November 1, 1990, the department board shall reinstate the person's original license
19	if that person applies to the department board for reinstatement of his or her original
20	license, pays the fee specified under s. 440.05 (1), passes an examination under s.
21	$452.09(3)$, and completes the education requirements established by the $\frac{department}{department}$
22	board under par. (f).
23	*-1272/P4.58* Section 3305. 452.12 (6) (e) 2. of the statutes is amended to
24	read:

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is amended to read:

1	452.12 (6) (e) 2. If a person has registered as an inactive licensee on or after
2	November 1, 1990, the department board shall reinstate the person's original license
3	if that person applies to the department board for reinstatement of his or her original
4	license, pays the renewal fee determined by the department under s. 440.03 (9) (a)
5	for the original license and completes 12 hours of continuing education as established
6	by the department board under par. (f). A person who is eligible for reinstatement
7	of his or her original license under this subdivision shall complete the requirements
8	for reinstatement under this subdivision before January 1, 1996, or within 5 years
9	after the date on which the person registered as an inactive licensee, whichever is
10	later.
11	*-1272/P4.59* Section 3306. 452.12 (6) (e) 3. of the statutes is amended to
12	read:
13	452.12 (6) (e) 3. If a person who is eligible for reinstatement of his or her
14	original license under subd. 2. does not complete the requirements for reinstatement
15	within the time specified under subd. 2., the department board shall reinstate the
16	original license of that person if he or she meets the requirements specified under
17	subd. 1.
18	*-1272/P4.60* Section 3307. 452.12 (6) (f) of the statutes is amended to read:
19	452.12 (6) (f) The department board shall promulgate rules establishing the
20	education requirements that applicants for reinstatement of original licenses under
21	par. (e) must satisfy.

-1465/P4.1076 *-0808/2.469* Section 3308. 452.13(2)(b)1. of the statutes

1	452.13 (2) (b) 1. Register with the department of regulation and licensing
2	safety and professional services the name and address of the depository institution
3	and the number of the interest-bearing common trust account.
4	*-1465/P4.1077* *-0808/2.470* SECTION 3309. 452.13 (2) (b) 2. of the statutes
5	is amended to read:
6	452.13 (2) (b) 2. Notify the department of regulation and licensing safety and
7	professional services when any of the information required under subd. 1. is
8	changed.
9	*-1465/P4.1078* *-0805/P2.32* SECTION 3310. 452.13 (2) (b) 3. of the statutes
10	is amended to read:
11	452.13 (2) (b) 3. Furnish the department of regulation and licensing safety and
12	professional services with a letter authorizing the department of regulation and
13	licensing safety and professional services and the department of commerce
14	Wisconsin Housing and Economic Development Authority to examine and audit the
15	interest-bearing common trust account whenever the department of regulation and
16	licensing safety and professional services or the department of commerce Wisconsin
17	Housing and Economic Development Authority considers it necessary.
18	*-1465/P4.1079* *-0805/P2.33* Section 3311. $452.13(2)$ (bm) of the statutes
19	is amended to read:
20	452.13 (2) (bm) The department of regulation and licensing safety and
21	professional services shall forward to the department of commerce Wisconsin
22	Housing and Economic Development Authority the information and documents
23	furnished under par. (b).
24	*-1465/P4.1080* *-0805/P2.34* SECTION 3312. 452.13 (2) (d) of the statutes
25	is amended to read:

Economic Development Authority.

...:...:...

1	452.13 (2) (d) The department of commerce Wisconsin Housing and Economic
2	Development Authority is the beneficial owner of the interest accruing to the
3	interest-bearing common trust account, minus any service charges or fees.
4	*-1465/P4.1081* *-0805/P2.35* SECTION 3313. 452.13 (2) (e) 1. of the statutes
5	is amended to read:
6	452.13 (2) (e) 1. Annually, before February 1, remit to the department of
7	commerce Wisconsin Housing and Economic Development Authority the total
8	interest or dividends, minus service charges or fees, earned on the average daily
9	balance in the interest-bearing common trust account during the 12 months ending
10	on the previous December 31. A depository institution is not required to remit any
11	amount if the total interest or dividends for that period is less than \$10 before any
12	deduction for service charges or fees.
13	*-1465/P4.1082* *-0805/P2.36* SECTION 3314. 452.13 (2) (e) 2. of the statutes
14	is amended to read:
15	452.13 (2) (e) 2. When the interest remittance is sent, furnish to the
16	department of commerce Wisconsin Housing and Economic Development Authority
17	and to the broker maintaining the interest-bearing common trust account a
18	statement that includes the name of the broker for whose account the remittance is
19	made, the rate of interest applied, the amount of service charges or fees deducted,
20	if any, and the account balance for the period that the statement covers.
21	*-1465/P4.1083* *-0805/P2.37* SECTION 3315. 452.13 (2) (f) 2. of the statutes
22	is amended to read:
23	452.13 (2) (f) 2. May not assess a service charge or fee for an interest-bearing
24	common trust account against the department of commerce <u>Wisconsin Housing and</u>

1	*-1465/P4.1084* *-0805/P2.38* Section 3316. $452.13(2)(f) 3$. of the statutes
2	is amended to read:
3	452.13 (2) (f) 3. May deduct a service charge or fee from the interest earned by
4	an interest-bearing common trust account, and if a balance remains, may deduct the
5	remaining charge or fee from the interest earned on any other interest-bearing
6	common trust account maintained in that depository institution, before remitting
7	interest to the department of commerce Wisconsin Housing and Economic
8	Development Authority.
9	*-1465/P4.1085* *-0805/P2.39* SECTION 3317. 452.13 (5) of the statutes is
10	amended to read:
11	452.13 (5) RULES. In consultation with the department of regulation and
12	licensing, the department of commerce Wisconsin Housing and Economic
13	Development Authority, the department of safety and professional services shall
14	promulgate rules necessary to administer this section.
15	*-1272/P4.61* Section 3318. 452.14 (1) of the statutes is amended to read:
16	452.14 (1) The department board shall, upon motion of the board secretary or
17	his or her designee or upon its own determination, conduct investigations and, as
18	appropriate, may hold hearings and make findings, if the board or the department
19	receives credible information that a broker, salesperson, or time-share salesperson
20	has violated this chapter or any rule promulgated under this chapter.
21	*-1272/P4.62* Section 3319. 452.14 (2) of the statutes is amended to read:
22	452.14 (2) The department shall present the findings of any investigation of
23	a licensee or registrant to the board for its consideration. The department shall upon
24	motion of the board, and board may, upon its own determination, commence
25	disciplinary proceedings on any matter under investigation concerning a licensee or

registrant.	No investigation of a licensee or registrant may be closed without motion
of the board	1.

-1272/P4.63 Section 3320. 452.14 (3) (L) of the statutes is amended to read:
452.14 (3) (L) Violated any provision of this chapter or any rule promulgated
under this chapter;

-1272/P4.64 SECTION 3321. 452.17 (2) of the statutes is amended to read:

452.17 (2) Any person who engages in or follows the business or occupation of, or advertises or holds himself or herself out as or acts temporarily or otherwise as, a time-share salesperson in this state without being registered with the department board shall be prosecuted by the district attorney in the county where the violation occurs and may be fined not less than \$25 nor more than \$200 or imprisoned not less than 10 days nor more than 6 months or both.

-1272/P4.65 Section 3322. 452.22 (2) of the statutes is amended to read:

452.22 (2) The certificate of the secretary chairperson of the board or his or her designee to the effect that a specified individual or business entity is not or was not on a specified date the holder of a broker's, salesperson's, or time-share salesperson's license or registration, or that a specified license or registration was not in effect on a date specified, or as to the issuance, limitation, suspension, or revocation of any license or registration or the reprimand of any license or registration holder thereof, the filing or withdrawal of any application or its existence or nonexistence, is prima facie evidence of the facts therein stated in the certificate for all purposes in any action or proceedings.

-1465/P4.1086 *-0808/2.474* SECTION 3323. 462.01 (3) of the statutes is amended to read:

1	462.01 (3) "Department" means the department of regulation and licensing
2	safety and professional services.
3	*-1465/P4.1087* *-0808/2.475* Section 3324. Chapter 490 of the statutes is
4	created to read:
5	CHAPTER 490
6	BUSINESS ASSISTANCE PROGRAMS
7	*-1465/P4.1088* *-0808/2.476* Section 3325. 490.01 of the statutes is
8	created to read:
9	490.01 Definitions. In this chapter:
10	(1) "Department" means the department of safety and professional services.
11	(2) "Secretary" means the secretary of safety and professional services.
12	*-0194/3.1* Section 3326. $551.403(2)(a)2$. of the statutes is amended to read:
13	551.403 (2) (a) 2. Institutional investors, except any institutional investor
14	described in s. 551.102 (11) (k), (m), or (o).
15	*-0194/3.2* Section 3327. 551.403 (2) (a) 2m. of the statutes is amended to
16	read:
17	551.403 (2) (a) 2m. Accredited investors as defined in Rule 501 (a) (1), (2), or
18	(3), (7) or (8) adopted under the Securities Act of 1933.
19	*-1465/P4.1089* *-1059/P3.585* SECTION 3328. Chapter 560 (title) of the
20	statutes is repealed.
21	*-1465/P4.1090* *-1059/P3.586* Section 3329. Subchapter I (title) of
22	chapter 560 [precedes 560.001] of the statutes is repealed.
23	*-1465/P4.1091* *-1059/P3.587* Section 3330. 560.001 of the statutes is
24	repealed.

repealed.

1	*-1465/P4.1092* *-1059/P3.588* SECTION 3331. 560.01 (title), (1) and (2) of
2	the statutes are repealed.
3	*-1465/P4.1093* *-1059/P3.589* SECTION 3332. 560.01 (3) of the statutes is
4	renumbered 238.04 (14) and amended to read:
5	238.04 (14) Foreign office agreements. The department may enter Enter into
6	agreements regarding compensation, space, and other administrative matters as are
7	necessary to operate departmental offices in other states and foreign countries. Such
8	agreements shall be subject to the approval of the secretary of administration.
9	*-1465/P4.1094* *-1059/P3.590* Section 3333. 560.02 of the statutes is
10	repealed.
11	*-1465/P4.1095* *-1059/P3.591* SECTION 3334. 560.03 (title) of the statutes
12	is repealed.
13	*-1465/P4.1096* *-1059/P3.592* SECTION 3335. 560.03 (intro.) of the
14	statutes is repealed.
15	*-1465/P4.1097* *-1059/P3.593* Section 3336. 560.03 (1) of the statutes is
16	repealed.
	****Note: This is reconciled s. $560.03(1)$. This Section has been affected by drafts with the following LRB numbers: LRB-0157/3 and LRB-1465/P3.
17	*-1465/P4.1098* *-1059/P3.594* Section 3337. 560.03 (2) of the statutes is
18	repealed.
19	*-1465/P4.1099* *-1059/P3.595* Section 3338. 560.03 (3) of the statutes is
20	repealed.

-1465/P4.1100 *-1059/P3.596* SECTION 3339. 560.03 (4) of the statutes is

repealed.

1	*-1465/P4.1101* *-1059/P3.597* SECTION 3340. 560.03 (4m) of the statutes
2	is repealed.
3	*-1465/P4.1102* *-1059/P3.598* SECTION 3341. 560.03 (5) of the statutes is
4	repealed.
5	*-1465/P4.1103* *-1059/P3.599* SECTION 3342. 560.03 (6) of the statutes is
6	repealed.
7	*-1465/P4.1104* *-1059/P3.600* Section 3343. 560.03 (8) of the statutes is
8	repealed.
9	*-1465/P4.1105* *-1059/P3.601* SECTION 3344. 560.03 (9) of the statutes is
10	repealed.
11	*-1465/P4.1106* *-1059/P3.602* Section 3345. $560.03(10)$ of the statutes is
12	repealed.
13	*-1465/P4.1107* *-1059/P3.603* Section 3346. 560.03 (11) of the statutes is
14	repealed.
15	*-1465/P4.1108* *-1059/P3.604* Section 3347. 560.03 (16) of the statutes is
16	repealed.
17	*-1465/P4.1109* *-1059/P3.605* Section 3348. 560.03 (17) of the statutes is
18	renumbered 238.25 and amended to read:
19	238.25 Assistance to loan recipients. Assist The corporation shall assist
20	new businesses and small businesses receiving economic development loans under
21	s. 234.65 (1) (a) or the assistance of the Wisconsin Housing and Economic
22	Development Authority in locating sources of venture capital and in obtaining the
23	state and federal licenses and permits necessary for business operations.
24	*-1465/P4.1110* *-1059/P3.606* SECTION 3349. 560.03 (18) of the statutes is

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****NOTE: This is reconciled s. $560.03(18)$. This Section has been affected by drafts with the following LRB numbers: LRB-1187/P4 and LRB-1465/P3.
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- *-1465/P4.1111* *-1059/P3.607* SECTION 3350. 560.03 (19) of the statutes is repealed.
- *-1465/P4.1112* *-1059/P3.608* SECTION 3351. 560.03 (20) of the statutes is
 repealed.
- *-1465/P4.1113* *-1059/P3.609* SECTION 3352. 560.03 (21) of the statutes is
 repealed.
- *-1465/P4.1114* *-1059/P3.610* SECTION 3353. 560.03 (22) of the statutes is
 repealed.
- *-1465/P4.1115* *-1059/P3.611* SECTION 3354. 560.03 (23) of the statutes is
 repealed.
- *-1465/P4.1116* *-1059/P3.612* SECTION 3355. 560.03 (25) of the statutes is repealed.

****NOTE: This is reconciled s. 560.03 (25). This Section has been affected by drafts with the following LRB numbers: LRB-1187/P4 and LRB-1465/P3.

- *-1465/P4.1117* *-1059/P3.613* SECTION 3356. 560.03 (26) of the statutes is repealed.
 - ****NOTE: This is reconciled s. 560.03 (26). This Section has been affected by drafts with the following LRB numbers: LRB-1187/P4 and LRB-1465/P3.
- *-1465/P4.1118* *-1059/P3.614* SECTION 3357. 560.031 of the statutes is repealed.
 - *-1465/P4.1119* *-1059/P3.615* SECTION 3358. 560.032 of the statutes is renumbered 238.10 and amended to read:
- 238.10 Allocation of volume cap on tax-exempt bonds. (1) ALLOCATION.

 The department, by rule, corporation shall establish under 26 USC 146 and administer a system for the allocation of the volume cap on the issuance of private

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activity bonds, as defined under 26 USC 141 (a), among all municipalities, as defined
in s. 67.01 (5), and any corporation formed on behalf of those municipalities, and
among this state, the Wisconsin Health and Educational Facilities Authority, the
Wisconsin Aerospace Authority, and the Wisconsin Housing and Economic
Development Authority.
(2) AMENDMENT TO ALLOCATION. At any time prior to December 31 in any year,

- (2) AMENDMENT TO ALLOCATION. At any time prior to December 31 in any year, the department corporation may promulgate adopt rules to revise the allocation system established for that year under sub. (1), except that any revision under this subsection does not apply to any allocation under which the recipient of that allocation has adopted a resolution authorizing the issuance of a private activity bond, as defined in 26 USC 141 (a).
- (3) CONDITIONS. The department <u>corporation</u> may establish, by rule, any procedure for, and place any condition upon, the granting of an allocation under this section which the <u>department corporation</u> deems to be in the best interest of the state including, but not limited to, a requirement that a cash deposit, at a rate established by the <u>department in the rules corporation</u>, be a condition for an allocation.
- (4) CERTIFICATION. If the secretary corporation receives notice of the issuance of a bond under an allocation under subs. (1) to (3), the secretary corporation shall certify that that bond meets the requirements of 26 USC 146.
- *-1465/P4.1120* *-1059/P3.616* SECTION 3359. 560.033 of the statutes is repealed.
- *-1465/P4.1121* *-0808/2.477* SECTION 3360. 560.0335 of the statutes is renumbered 490.02.

1	*-1465/P4.1122* *-1059/P3.617* SECTION 3361. 560.034 of the statutes is
2	renumbered 238.11, and 238.11 (1), (2), (3) and (5) (intro.), as renumbered, are
3	amended to read:

238.11 (1) The department corporation shall prescribe the notice forms to be used under ss. 66.1103 (4m) (a) 1. and 234.65 (3) (a). The department corporation shall include on the forms a requirement for information on the number of jobs the person submitting the notice expects to be eliminated, created, or maintained on the project site and elsewhere in this state by the project which is the subject of the notice. The department corporation shall prescribe the forms to be used under ss. 66.1103 (4m) (b) and 234.65 (3r).

- (2) If the department corporation receives a notice under s. 66.1103 (4m) (a), the department corporation shall estimate, no later than 20 days after receipt of the notice, whether the project which that is the subject of the notice is expected to eliminate, create, or maintain jobs on the project site and elsewhere in this state and the net number of jobs expected to be eliminated, created, or maintained as a result of the project.
- (3) If the department corporation receives a notice under s. 234.65 (3) (a), the department corporation shall estimate, no later than 20 days after receipt of the notice, whether the project which is the subject of the notice is expected to eliminate, create, or maintain jobs on the project site and elsewhere in this state and the net number of jobs expected to be eliminated, created, or maintained as a result of the project.
 - (5) (intro.) The department corporation shall issue an estimate made:
- *-1465/P4.1123* *-0808/2.478* SECTION 3362. 560.035 of the statutes is renumbered 490.03.

1	*-1465/P4.1124* *-0808/2.479* Section 3363. 560.036 of the statutes is
2	renumbered 490.04.
3	*-1465/P4.1125* *-0808/2.480* SECTION 3364. 560.037 of the statutes is
4	renumbered 490.06, and 490.06 (1) (intro.) of the statutes, as renumbered, is
5	amended to read:
6	490.06 (1) (intro.) Subject to sub. (3), the department may make grants from
7	the appropriation under s. 20.143 20.165 (1) (fw) to the women's business initiative
8	corporation to fund its operating costs if all of the following apply:
9	*-1465/P4.1126* *-1059/P3.619* SECTION 3365. 560.04 of the statutes is
10	repealed.
11	*-1465/P4.1127* *-1059/P3.620* SECTION 3366. 560.045 of the statutes is
12	repealed.
13	*-1465/P4.1128* *-1059/P3.621* SECTION 3367. 560.047 of the statutes is
14	repealed.
15	*-1465/P4.1129* *-1059/P3.622* SECTION 3368. 560.05 of the statutes is
16	repealed.
17	*-1465/P4.1130* *-1059/P3.623* SECTION 3369. 560.07 of the statutes is
18	repealed.
19	*-1465/P4.1131* *-1059/P3.624* SECTION 3370. 560.075 of the statutes is
20	renumbered 238.12, and 238.12 (2), as renumbered, is amended to read:
21	238.12 (2) The department corporation may not award a grant or loan under
22	this chapter to a person or certify a person to receive tax benefits unless the
23	department corporation enters into an agreement with the person that requires the
24	person to repay the grant, loan, or tax benefits if, within 5 years after receiving the
25	grant or loan or being certified to receive tax benefits, the person ceases to conduct

repealed.

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1	in this state the economic activity for which the person received the grant or loan or
2	for which the person was certified to receive tax benefits and commences
3	substantially the same economic activity outside this state.
4	*-1465/P4.1132* *-1059/P3.625* SECTION 3371. 560.08 (1), (2) (intro.), (a),
5	(b), (c), (d), (e), (f), (g), (h), (i) and (j) of the statutes are repealed.
6	*-1465/P4.1133* *-1059/P3.626* Section 3372. $560.08(2)(m)$ of the statutes
7	is renumbered 238.26 and amended to read:
8	238.26 Report to investment board. No later than September 30 of each
9	even-numbered year, the corporation shall submit to the investment board a report
10	describing the types of investments in businesses in this state which that will have
11	the greatest likelihood of enhancing economic development in this state.
12	*-1465/P4.1134* *-1059/P3.627* Section 3373. 560.081 of the statutes is
13	repealed.
14	*-1465/P4.1135* *-1059/P3.628* SECTION 3374. 560.082 of the statutes is
15	repealed.
16	*-1465/P4.1136* *-1059/P3.629* Section 3375. 560.09 of the statutes is
17	repealed.
18	*-1465/P4.1137* *-1059/P3.630* SECTION 3376. 560.097 of the statutes is
19	renumbered 238.15 and amended to read:
20	238.15 Notification of position openings; compliance. The department
21	corporation shall monitor compliance with the position-opening notification
22	requirements under ss. 66.1103 (6m) and 106.16.

-1465/P4.1138 *-1059/P3.631* Section 3377. 560.11 of the statutes is

1	*-1465/P4.1139* Section 3378. 560.125 (title) and (1) to (3) of the statutes are
2	renumbered 101.45 (title) and (1) to (3).
	****NOTE: This is reconciled s. 560.125 (title) and (1) to (3). This Section has been affected by drafts with the following LRB numbers: -0200, -0201, -1465.
3	*-1465/P4.1140* Section 3379. 560.125 (4) (a) to (e) of the statutes are
4	renumbered 101.45 (4) (a) to (e), and 101.45 (4) (d) of the statutes, as renumbered,
5	is amended to read:
6	101.45 (4) (d) In any fiscal year, the department may not pay to any one
7	applicant more than 20 percent of the amount appropriated under s. 20.143 (3)
8	20.165 (2) (sm) for the fiscal year.
	****NOTE: This is reconciled s. $560.125(4)(a)$ to (e). This Section has been affected by drafts with the following LRB numbers: -0200 , -0201 , -1465 .
9	*-1465/P4.1141* Section 3380. 560.125 (4) (f) and (g) of the statutes are
10	repealed.
	****Note: This is reconciled s. $560.125(4)(f)$ and (g). This Section has been affected by drafts with the following LRB numbers: $-0200, -0201, -1465$.
11	*-1465/P4.1142* Section 3381. 560.125 (5) to (6) of the statutes are
12	renumbered 101.45 (5) to (6).
	****Note: This is reconciled s. 560.125 (5) to (6). This Section has been affected by drafts with the following LRB numbers: -0200, -0201, -1465.
13	*-1465/P4.1143* *-1059/P3.632* SECTION 3382. 560.126 of the statutes is
14	repealed.
	****Note: This is reconciled s. 560.126. This Section has been affected by drafts with the following LRB numbers: LRB-1224/P2 and LRB-1465/P3.
15	*-1465/P4.1144* *-1059/P3.633* Section 3383. 560.128 of the statutes is
16	repealed.
17	*-1465/P4.1145* *-1059/P3.634* SECTION 3384. 560.13 (1), (2), (3), (5) and
18	(6m) of the statutes are renumbered $238.13~(1), (2), (3), (5)$ and $(6m)$, and $238.13~(2)$
19	(a) (intro.) and (b) 1., (3) (intro.) and (f) and (5), as renumbered, are amended to read:

repealed.

1	238.13 (2) (a) (intro.) Subject to subs. (4) and (5), from the appropriation under
2	s. 20.143 (1) (qm) the department The corporation may make a grant to a person if
3	all of the following apply:
4	(b) 1. The contribution required under par. (a) 3. may be in cash or in-kind.
5	Cash contributions may be of private or public funds, excluding funds obtained under
6	the program under s. 560.17 or under any program under subch. II or V of this
7	chapter. In-kind contributions shall be limited to actual remediation services.
8	(3) (intro.) The department corporation may consider the following criteria in
9	making awards under this section:
10	(f) Any other factors considered by the department corporation to be relevant
11	to assessing the viability and feasibility of the project.
12	(5) Before the department corporation awards a grant under this section, the
13	department corporation shall consider the recommendations of the department of
14	administration and the department of natural resources.
15	*-1465/P4.1146* *-1059/P3.635* Section 3385. 560.13 (4) of the statutes is
16	repealed.
17	*-1465/P4.1147* *-1059/P3.636* Section 3386. 560.13 (6) of the statutes is
18	repealed.
19	*-1465/P4.1148* *-1059/P3.637* SECTION 3387. 560.138 of the statutes is
20	repealed.
21	*-1465/P4.1149* *-1059/P3.638* SECTION 3388. 560.139 of the statutes is
22	repealed.
23	*-1465/P4.1150* *-1059/P3.639* Section 3389. 560.145 of the statutes is

1	*-1465/P4.1151* *-1059/P3.640* SECTION 3390. 560.15 of the statutes is
2	repealed.
	****Note: This is reconciled s. 560.15. This Section has been affected by drafts with the following LRB numbers: LRB-1187/P4 and LRB-1465/P3.
3	*-1465/P4.1152* *-1059/P3.641* SECTION 3391. 560.155 of the statutes is
4	repealed.
5	*-1465/P4.1153* *-1059/P3.642* Section 3392. 560.157 of the statutes is
6	repealed.
7	*-1465/P4.1154* *-1059/P3.643* SECTION 3393. 560.165 of the statutes is
8	repealed.
9	*-1465/P4.1155* *-1059/P3.644* Section 3394. 560.167 of the statutes is
10	repealed.
11	*-1465/P4.1156* *-1059/P3.645* SECTION 3395. 560.17 of the statutes is
12	repealed.
13	*-1465/P4.1157* *-1059/P3.646* Section 3396. 560.19 of the statutes is
14	repealed.
15	*-1465/P4.1158* *-1059/P3.647* SECTION 3397. 560.203 of the statutes is
16	repealed.
17	*-1465/P4.1159* *-1059/P3.648* Section 3398. 560.204 of the statutes is
18	renumbered 238.14 and amended to read:
19	238.14 Hardware and software used to maintain medical records. (1)
20	The department corporation shall implement a program to certify health care
21	providers as eligible for the electronic medical records credit under ss. 71.07 (5i),
22	71.28 (5i), and 71.47 (5i).

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- (2) If the department corporation certifies a health care provider under sub. (1), the department corporation shall determine the amount of credits to allocate to the health care provider. The total amount of electronic medical records credits allocated to health care providers in any year may not exceed \$10,000,000.
- (3) The department corporation shall inform the department of revenue of every health care provider certified under sub. (1) and the amount of credits allocated to the health care provider.
- The department corporation, in consultation with the department of revenue, shall promulgate adopt rules to administer this section.
- *-1465/P4.1160* *-1059/P3.649* SECTION 3399. 560.205 of the statutes is renumbered 238.15, and 238.15 (1) (intro.), (2), (3) (a), (b), and (d) (intro.), 1., 2. a. and b. and (e), as renumbered, are amended to read:
- 238.15 (1) Angel investment tax credits. (intro.) The department corporation shall implement a program to certify businesses for purposes of s. 71.07 (5d). A business desiring certification shall submit an application to the department corporation in each taxable year for which the business desires certification. The business shall specify in its application the investment amount it wishes to raise and the department corporation may certify the business and determine the amount that qualifies for purposes of s. 71.07 (5d). Unless otherwise provided under the rules of the department, a A business may be certified under this subsection, and may maintain such certification, only if the business satisfies all of the following conditions:
- (2) Early stage seed investment tax credits. The department corporation shall implement a program to certify investment fund managers for purposes of ss. 71.07 (5b), 71.28 (5b), 71.47 (5b), and 76.638. An investment fund manager desiring

certification shall submit an application to the department corporation. The
investment fund manager shall specify in the application the investment amount
that the manager wishes to raise and the department corporation may certify the
manager and determine the amount that qualifies for purposes of ss. 71.07 (5b),
71.28~(5b),71.47~(5b), and $76.638.~$ In determining whether to certify an investment
fund manager, the department corporation shall consider the investment fund
manager's experience in managing venture capital funds, the past performance of
investment funds managed by the applicant, the expected level of investment in the
investment fund to be managed by the applicant, and any other relevant factors. The
department corporation may certify only investment fund managers that commit to
consider placing investments in businesses certified under sub. (1).

- (3) (a) List of certified businesses and investment fund managers. The department corporation shall maintain a list of businesses certified under sub. (1) and investment fund managers certified under sub. (2) and shall permit public access to the lists through the department's corporation's Internet Web site.
- (b) Notification of department of revenue. The department of commerce corporation shall notify the department of revenue of every certification issued under sub. subs. (1) and (2) and the date on which any such certification is revoked or expires.
- (d) Rules. (intro.) The department of commerce corporation, in consultation with the department of revenue, shall promulgate adopt rules to administer this section. The rules shall further define "bona fide angel investment" for purposes of s. 71.07 (5d) (a) 1. The rules shall limit the aggregate amount of tax credits under s. 71.07 (5d) that may be claimed for investments in businesses certified under sub. (1) at \$3,000,000 per calendar year for calendar years beginning after December 31,

$2004,\mathrm{and}$ before January 1, 2008, \$5,500,000 per calendar year for calendar years
beginning after December 31, 2007, and before January 1, 2010, \$6,500,000 for
calendar year 2010, and \$20,000,000 per calendar year for calendar years beginning
after December 31, 2010, plus, for taxable years beginning after December 31, 2010,
an additional \$250,000 for tax credits that may be claimed for investments in
nanotechnology businesses certified under sub. (1). The rules shall also limit the
aggregate amount of the tax credits under ss. 71.07 (5b), 71.28 (5b), 71.47 (5b), and
76.638 that may be claimed for investments paid to fund managers certified under
$sub.\ (2)\ at\ \$3,\!500,\!000\ per\ calendar\ year\ for\ calendar\ year\ beginning\ after\ December$
31, 2004, and before January 1, 2008, \$6,000,000 per calendar year for calendar
years beginning after December 31, 2007, and before January 1, 2010, $\$8,000,000$ for
calendar year 2010, and \$20,500,000 per calendar year for calendar years beginning
after December 31, 2010, plus, for taxable years beginning after December 31, 2010,
an additional \$250,000 for tax credits that may be claimed for investments in
$nanote chnology\ businesses\ certified\ under\ sub.\ (1).\ The\ rules\ shall\ also\ provide\ that,$
for calendar years beginning after December 31, 2007, no person may receive a credit
under ss. 71.07 (5b) and (5d), 71.28 (5b), 71.47 (5b), or 76.638 unless the person's
investment is kept in a certified business, or with a certified fund manager, for no less
than 3 years. The rules shall permit the $\frac{1}{2}$ department $\frac{1}{2}$ to reallocate credits
under this section that are unused in any calendar year to a person eligible for tax
benefits, as defined under s. $560.2055 238.16 (1) (d)$, if all of the following apply:

- 1. The department corporation notifies the joint committee on finance in writing of its proposed reallocation.
- 2. a. The cochairpersons of the joint committee on finance fail to notify the department corporation, within 14 working days after the date of the department's

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department corporation.

1	corporation's notification under subd. 1., that the committee has scheduled a meeting
2	for the purpose of reviewing the proposed reallocation.
3	b. The cochairpersons of the joint committee on finance notify the department
4	corporation that the committee has approved the proposed reallocation.
5	(e) Transfer. A person who is eligible to claim a credit under s. 71.07 (5b), 71.28
6	(5b), 71.47 (5b), or 76.638 may sell or otherwise transfer the credit to another person
7	who is subject to the taxes or fees imposed under s. 71.02, 71.23, 71.47, or subch. III
8	of ch. 76, if the person receives prior authorization from the investment fund
9	manager and the manager then notifies the department of commerce corporation
10	and the department of revenue of the transfer and submits with the notification a
11	copy of the transfer documents. No person may sell or otherwise transfer a credit as
12	provided in this paragraph more than once in a 12-month period. The department
13	corporation may charge any person selling or otherwise transferring a credit under
14	this paragraph a fee equal to 1 percent of the credit amount sold or transferred. The
15	department shall deposit all fees collected under this paragraph in the appropriation
16	account under s. 20.143 (1) (gm).
17	*-1465/P4.1161* *-1059/P3.650* SECTION 3400. 560.2055 (title) and (1) of the
18	statutes are renumbered 238.16 (title) and (1).
19	*-1465/P4.1162* *-1059/P3.651* Section 3401. 560.2055 (2) of the statutes
20	is renumbered 238.16 (2), and 238.16 (2) (intro.) and (b), as renumbered, are
21	amended to read:
22	238.16 (2) (intro.) The department corporation may certify a person to receive
23	tax benefits under this section if all of the following apply:

(b) The person applies under this section and enters into a contract with the

or \$10,000, whichever is less.

...:...:...

1	*-1465/P4.1163* *-1059/P3.652* SECTION 3402. 560.2055 (3) (intro.) and (c)
2	of the statutes are renumbered 238.16 (3) (intro.) and (c) and amended to read:
3	238.16 (3) Eligibility for tax benefits. (intro.) A person certified under sub.
4	(2) may receive tax benefits under this section if, in each year for which the person
5	claims tax benefits under this section, the person increases net employment in the
6	person's business and one of the following apply applies:
7	(c) In a tier I county or municipality or a tier II county or municipality, the
8	person increases net employment in the person's business and improves the
9	job-related skills of any eligible employee, trains any eligible employee on the use
10	of job-related new technologies, or provides job-related training to any eligible
11	employee whose employment with the person represents the employee's first
12	full-time job.
13	*-1465/P4.1164* *-1059/P3.653* SECTION 3403. 560.2055 (3) (a) of the
14	statutes is repealed.
15	*-1465/P4.1165* *-1059/P3.654* SECTION 3404. 560.2055 (3) (b) of the
16	statutes is repealed.
17	*-1465/P4.1166* *-1059/P3.655* Section 3405. 560.2055 (4) (title) and (a) of
18	the statutes are renumbered 238.16 (4) (title) and (a).
19	*-1465/P4.1167* *-1059/P3.656* SECTION 3406. 560.2055 (4) (b) 1. (intro.) of
20	the statutes is renumbered 238.16 (4) (b) 1. and amended to read:
21	238.16 (4) (b) 1. The department corporation may award to a person certified
22	under sub. (2) tax benefits for each eligible employee in an amount equal to $\frac{10}{10}$
23	percent of the wages paid by the person to that employee if that employee earned
24	wages in the year for which the tax benefit is claimed equal to one of the following:

1	*-1465/P4.1168* *-1059/P3.657* SECTION 3407. 560.2055 (4) (b) 1. a. and b
2	of the statutes are repealed.
3	*-1465/P4.1169* *-1059/P3.658* SECTION 3408. 560.2055 (4) (b) 2. and (c) or
4	the statutes are renumbered 238.16 (4) (b) 2. and (c) and amended to read:
5	238.16 (4) (b) 2. The department corporation may award to a person certified
6	under sub. (2) tax benefits in an amount to be determined by the department by rule
7	corporation for costs incurred by the person to undertake the training activities
8	described in sub. (3) (c).
9	(c) Subject to a reallocation by the department corporation pursuant to rules
10	promulgated adopted under s. 560.205 238.215 (3) (d), the department corporation
11	may allocate up to \$5,000,000 in tax benefits under this section in any calendar year.
12	*-1465/P4.1170* *-1059/P3.659* Section 3409. 560.2055 (5) of the statutes
13	is renumbered 238.16 (5), and 238.16 (5) (title), (a), (b), (c), (d), (e) and (f) (intro.) and
14	1. (intro.), as renumbered, are amended to read:
15	238.16 (5) (title) Duties of the Department <u>Corporation</u> . (a) The department
16	of commerce corporation shall notify the department of revenue when the
17	department of commerce corporation certifies a person to receive tax benefits.
18	(b) The department of commerce corporation shall notify the department of
19	revenue within 30 days of revoking a certification made under sub. (2).
20	(c) The department corporation may require a person to repay any tax benefits
21	the person claims for a year in which the person failed to maintain employment
22	required by an agreement under sub. (2) (b).
23	(d) The department corporation shall determine the maximum amount of the
24	tax credits under ss. 71.07 (3q), 71.28 (3q), and 71.47 (3q) that a certified business

may claim and shall notify the department of revenue of this amount.

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to the taxpayer.

...:...

1	(e) The department corporation shall annually verify the information
2	submitted to the department corporation by the person claiming tax benefits under
3	ss. 71.07 (3q), 71.28 (3q), and 71.47 (3q).
4	(f) (intro.) The department corporation shall promulgate adopt rules for the
5	implementation and operation of this section, including rules relating to the
6	following:
7	1. (intro.) The definitions of a tier I county or municipality and a tier II county
8	or municipality. The department corporation may consider all of the following
9	information when establishing the definitions required under this subdivision:
10	*-1465/P4.1171* *-1059/P3.660* Section 3410. 560.2056 of the statutes is
11	renumbered 238.17 and amended to read:
12	238.17 Food processing plant and food warehouse investment credit.
13	(1) The department of commerce corporation shall implement a program to certify
14	taxpayers as eligible for the food processing plant and food warehouse investment
15	credit under ss. 71.07 (3rn), 71.28 (3rn), and 71.47 (3rn).
16	(2) If the department of commerce corporation certifies a taxpayer under sub.
17	(1), the department of commerce corporation shall determine the amount of credits
18	to allocate to that taxpayer. The total amount of food processing plant and food
19	warehouse investment credits allocated to taxpayers in fiscal year 2009-10 may not
20	exceed \$600,000 and the total amount of food processing plant and food warehouse
21	investment credits allocated to taxpayers in fiscal year 2010-11, and in each fiscal
22	year thereafter, may not exceed \$700,000.
23	(3) The department of commerce corporation shall inform the department of

 $revenue\ of\ every\ taxpayer\ certified\ under\ sub.\ (1)\ and\ the\ amount\ of\ credits\ allocated$

1	(4) The department of commerce corpo
2	department of revenue, shall promulgate adopt 1
3	*-1465/P4.1172* *-1059/P3.661* SECTION
4	renumbered 41.155, and 41.155 (4), as renumber
5	41.155 (4) The department of commerce
6	department of revenue, shall promulgate rules to
7	*-1465/P4.1173* *-1059/P3.662* SECTION
8	renumbered 93.535 and amended to read:
9	93.535 Dairy manufacturing facility
10	department of commerce shall implement a progr
11	taxpayers who are members of dairy coopera
12	manufacturing facility investment credit under sa
13	(3p).
14	(2) If the department of commerce certifie
15	department of commerce shall determine the am
16	taxpayer. The total amount of dairy manufact
17	allocated to taxpayers in fiscal year 2007-08 may
18	amount of dairy manufacturing facility investme
19	who are not members of dairy cooperatives in fisca
20	year thereafter, may not exceed \$700,000. The total
21	facility investment credits allocated to taxpayo
22	cooperatives in fiscal year 2009-10 may not excee

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- pration, in consultation with the rules to administer this section.
- **3411.** 560.206 of the statutes is red, is amended to read:
- tourism, in consultation with the o administer this section.
- **3412.** 560.207 of the statutes is
- investment credit. **(1)** The am to certify taxpayers, including atives, as eligible for the dairy s. 71.07 (3p), 71.28 (3p), and 71.47
- es a taxpayer under sub. (1), the ount of credits to allocate to that uring facility investment credits not exceed \$600,000 and the total ent credits allocated to taxpayers al year 2008–09, and in each fiscal al amount of dairy manufacturing ers who are members of dairy ed \$600,000 and the total amount of dairy manufacturing facility investment credits allocated to taxpayers who are members of dairy cooperatives in fiscal year 2010-11, and in each fiscal year thereafter, may not exceed \$700,000.

	Section 3412
1	(3) The department of commerce shall inform the department of revenue of
2	every taxpayer certified under sub. (1) and the amount of credits allocated to the
3	taxpayer.
4	(4) The department of commerce, in consultation with the department of
5	revenue, shall promulgate rules to administer this section.
6	*-1465/P4.1174* *-1059/P3.663* Section 3413. 560.208 of the statutes is
7	renumbered 238.19 and amended to read:
8	238.19 Meat processing facility investment credit. (1) The department
9	of commerce corporation shall implement a program to certify taxpayers as eligible
10	for the meat processing facility investment credit under ss. 71.07 (3r), 71.28 (3r), and
11	71.47 (3r).
12	(2) If the department of commerce corporation certifies a taxpayer under sub.

- (2) If the department of commerce corporation certifies a taxpayer under sub. (1), the department of commerce corporation shall determine the amount of credits to allocate to that taxpayer. The total amount of meat processing facility investment credits allocated to taxpayers in fiscal year 2009–10 may not exceed \$300,000 and the total amount of meat processing facility investment credits allocated to taxpayers in fiscal year 2010–11, and in each fiscal year thereafter, may not exceed \$700,000.
- (3) The department of commerce corporation shall inform the department of revenue of every taxpayer certified under sub. (1) and the amount of credits allocated to the taxpayer.
- (4) The department of commerce corporation, in consultation with the department of revenue, shall promulgate adopt rules to administer this section.

24

1	*-1465/P4.1175* *-1059/P3.664* SECTION 3414. 560.2085 of the statutes is
2	$renumbered\ 238.20, and\ 238.20\ (1)\ (intro.), (2)\ and\ (3), as\ renumbered, are\ amended$
3	to read:
4	238.20 (1) (intro.) The department corporation shall implement a program to
5	certify qualified new business ventures for purposes of s. 71.05 (24). A business
6	desiring certification shall submit an application to the department corporation in
7	each taxable year for which the business desires certification. Subject to sub. (2), a
8	business may be certified under this subsection, and may maintain such
9	certification, only if the business is engaged in one of the following:
10	(2) The department corporation may not certify a business under sub. (1) if the
11	business is engaged in real estate development, insurance, banking, lending,
12	lobbying, political consultation, professional services provided by attorneys,
13	accountants, business consultants, physicians, or health care consultants, wholesale
14	or retail sales, leisure, hospitality, transportation, or construction.
15	(3) (a) The department corporation shall maintain a list of businesses certified
16	under sub. (1) and shall permit public access to the lists through the department's
17	corporation's Internet Web site.
18	(b) The department of commerce corporation shall notify the department of
19	revenue of every certification issued under sub. (1) and the date on which a
20	certification under sub. (1) is revoked or expires.
21	*-1465/P4.1176* *-1059/P3.665* SECTION 3415. 560.209 of the statutes is
22	renumbered 238.21 and amended to read:

238.21 Woody biomass harvesting and processing credit. (1) The

 $\frac{department\ of\ commerce\ corporation}{department\ of\ commerce\ corporation}\ shall\ implement\ a\ program\ to\ certify\ taxpayers$

as eligible for the woody biomass harvesting and processing credit under ss. 7	1.07
(3rm), 71.28 (3rm), and 71.47 (3rm).	

- (2) If the department of commerce corporation certifies a taxpayer under sub.

 (1), the department of commerce corporation shall determine the amount of credits to allocate to that taxpayer. The total amount of woody biomass harvesting and processing credits allocated to taxpayers in any fiscal year may not exceed \$900,000. In each fiscal year, the department of commerce corporation shall allocate \$450,000 in tax credits to businesses that, individually, have no more than \$5,000,000 in gross receipts from doing business in this state for the taxable year in which the credit is claimed.
- (3) The department of commerce corporation shall inform the department of revenue of every taxpayer certified under sub. (1) and the amount of credits allocated to the taxpayer.
- (4) The department of commerce corporation, in consultation with the department of revenue, shall promulgate adopt rules to administer this section.
- *-1465/P4.1177* *-1059/P3.666* Section 3416. 560.21 of the statutes is repealed.
- *-1465/P4.1178* *-1059/P3.667* Section 3417. 560.25 of the statutes is repealed.
- *-1465/P4.1179* *-1059/P3.668* SECTION 3418. 560.255 of the statutes is repealed.
- *-1465/P4.1180* *-1059/P3.669* SECTION 3419. 560.27 of the statutes is repealed.
 - *-1465/P4.1181* *-1059/P3.670* Section 3420. 560.275 of the statutes is repealed.